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7	Attorneys for State Defendants
8	IN THE UNITED STATES DISTRICT COURT
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA
11	SAN FRANCISCO DIVISION
12	ЕММА С., С 96-4179 ТЕН
13	Plaintiff, ALL PARTIES' REQUEST FOR AN EXTENSION OF
14	v. TIME TO IN WHICH TO FILE A STIPULATION RE:
15	DELAINE EASTIN, ET AL., PLAN FOR PROVISION OF COMPENSATORY
16 17	Defendant. SERVICES; STIPULATION AND [FROPOSED] ORDER THEREON
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19	
20	In accordance with this Court's January 22, 2009 Order Regarding Request for
21	Extension of Time (Document 1362, at p. 2: 2-4), the parties to this action have met and
22	conferred to draft a new plan as to how the California Department of Education (CDE) will
23	comply with the Court's orders to provide compensatory services to the students of the
24	Ravenswood City School District (District).
25	Following review of and discussion regarding a draft plan created and circulated by
26	CDE, the parties are in agreement that the draft can form the basis of a plan that will be
27	acceptable to all parties, and are working in concert to revise the document for that purpose.
28	However, the parties are also in agreement that a comprehensive final plan will not be ready for
	Parties' Request for EOT re: Plan for Comp. Ed. Services Plan; [proposed] Order Emma C. v. Delaine Eastin, et al. C96-4179 TEH

Case 3:96-cv-04179-TEH Document 1367 Filed 02/05/09 Page 2 of 3 filing with the Court by February 5, 2009, the date set by the Court for such a filing. Accordingly, and in light of the agreement in principle and the parties' willingness to continue the work necessary to finalize the details, the parties hereby respectfully stipulate and request that the Court grant them an additional seven calendar days -- to and through February 12, 2009 -- in which to file the new plan in the form of a stipulation. Dated: February 4, 2009 Respectfully submitted, YOUTH & EDUCATION LAW PROJECT MILLS LEGAL CLINIC, STANFORD LAW SCHOOL /s/ William Koski Attorneys for Plaintiffs EDMUND G. BROWN JR. Attorney General of the State of California /s/ George Prince GEORGE PRINCE, Deputy Attorney General Attorneys for State Defendants MICHAEL P. MURPHY, COUNTY COUNSEL /s/ Eugene Whitlock, Deputy County Counsel Attorneys for Ravenswood City School District

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GENERAL ORDER 45 ATTESTATION

I, George Prince, am the ECF user whose ID and password are being used to file this request. In compliance with General Order 45, X.B., I hereby attest that William Koski of the Youth & Education Law Project and Eugene Whitlock of the San Mateo County Counsel's Office have concurred in the filing of this document with their electronic signatures.

Dated: February 4, 2009

/s/ George Prince

George Prince

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Parties' Request for EOT re: Plan for Comp. Ed. Services Plan; [proposed] Order

Emma C. v. Delaine Eastin, et al. C96-4179 TEH

[PROPOSED] ORDER

The Court has reviewed the parties' request that the Court grant them an additional seven calendar days -- to and through February 12, 2009 -- in which to file a stipulated plan regarding the provision of compensatory services in accord with the Court's January 22, 2009 Order.

For good cause shown, the parties' request is for an extension of time is granted.

IT IS SO ORDERED

